1	GENTILE CRISTALLI MILLER ARMENI SAVARESE		
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8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	UNITED STATES OF AMERICA,	CASE NO. 2:16-cr-00052-GMN-CWH-4	
11	Plaintiff,		
12	vs.		
13	DYWON JOHNSON.		
14	Defendant.		
15			
16	DEFENDANT DYWON JOHNSON'S UNOPPOSED MOTION TO CONDUCT A PRE-		
17	PLEA PRESENTENCE INVESTIGATIO	N REPORT AND PROPOSED ORDER	
18	COMES NOW, the Defendant, Dywon Johnson ("Dywon"), by and through his attorney,		
19	Paola M. Armeni, Esq., of the law firm of Gentile Cristalli Miller Armeni Savarese, and hereby		
20	moves this Honorable Court to order that a Pre-Plea Pre-Sentence Investigation Report ("PSR")		
21	be prepared by the United States Probation Office so that a formal determination <sup>1</sup> of Dywon's		
22	criminal history score can be ascertained. As th	is Honorable Court is aware, depending on the	
23	determination of his criminal history score, Dy	won's sentencing exposure could significantly	
24	increase.		
25	A proposed plea agreement has been provided so in order to help facilitate a resolution of		
26	this matter and in the interest of judicial econor	my, it is respectfully requested that the United	
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<sup>&</sup>lt;sup>1</sup> Counsel for Dywon has completed an informal determination of his criminal history score and has spoken to US Probation informally regarding the same.

## Casse 2:1166-crr-0000552-CFWNN-CXWHH Domoumeentt 1999 FFileed 099/2201/1166 FPagge 2:off 44

States Probation Office be directed to prepare a pre-plea PSR as soon as practicable. Assistant United States Attorney, Phillip Smith has no objection to Dywon's request.

Dated this 20th day of September, 2016.

GENTILE CRISTALLI

MILLER ARMENI SAVARESE

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1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3 4 5 6	UNITED STATES OF AMERICA,  Plaintiff,  vs.	CASE NO. 2:16-cr-00052-GMN-CWH-4
7 8	DYWON JOHNSON.  Defendant.	
9	ORDER	
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	ORDER  IT IS HEREBY ORDERED that Defendant Dywon Johnson's Unopposed Motion for a Pre-Plea Presentence Investigation Report is GRANTED.  IT IS FURTHER ORDERED that the United States Probation Office shall prepare and provide to the Court by no later than November 20, 2016, a Pre-Plea Presentence Investigation Report with the guideline calculation requested for Defendant Dywon Johnson's criminal history only.  Dated this	

Gentile Cristalli Miller Armeni Savarese Attorneys At Law 410 S. Rampart Blvd. #420 Las Vegas, Nevada 89145 (702) 880-0000 Gentile Cristalli Miller Armeni Savarese Attorneys At Law 410 S. Rampart Blvd. #420 Las Vegas, Nevada 89145 (702) 880-0000

## CERTIFICATE OF SERVICE

The undersigned hereby certifies that service of <u>DEFENDANT DYWON JOHNSON'S</u>

<u>UNOPPOSED MOTION TO CONDUCT A PRE-PLEA PRESENTENCE</u>

<u>INVESTIGATION REPORT AND PROPOSED ORDER</u> was served on the 20<sup>th</sup> of September, 2016, via the Court's CM/ECF electronic filing system addressed to all parties on the e-service list.

An employee of

GENTILE CRISTALLI

MILLER ARMENI SAVARESE